

# Electronic Filing System (EFS) Data

## Electronic Patent Application Submission

### USPTO Use Only

EFS ID:	20506
Application ID:	10065967
Title of Invention:	STATE MACHINE, COUNTER AND RELATED METHOD FOR GATING REDUNDANT TRIGGERING CLOCKS ACCORDING TO INITIAL STATE
First Named Inventor:	Yung-Huei Chen
Domestic/Foreign Application:	Domestic Application
Filing Date:	null
Effective Receipt Date:	2002-12-05
Submission Type:	Utility Patent Filing
Filing Type:	new-utility
Confirmation Number:	0
Attorney Docket Number:	VIAP0062USA
Digital Certificate Holder:	cn=Winston Hsu, ou=Registered Attorneys, ou=Patent and Trademark Office, ou=Department of Commerce, o=U.S. Government, c=US
Certificate Message Digest:	OLNbdF2Q6uaiPxBoDjQE5w==
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Deposit Account Name:	WINSTON HSU



## TRANSMITTAL FORM



Electronic Version 1.0.3

Stylesheet Version: 1.0

Submission Type: Utility  
Patent FilingAttorney Docket  
Number:

VIAP0062USA

**STATE MACHINE, COUNTER AND  
RELATED METHOD FOR GATING  
REDUNDANT TRIGGERING CLOCKS  
ACCORDING TO INITIAL STATE**

First Named Inventor: Yung-Huei Chen

## SUBMITTED BY

Name:	Mr. Winston Hsu
Registration Number:	41,526
Electronic Signature Mark: Winston Hsu	Date Signed: 20021205
Name:	Mr. Mord Michael Lewis
Registration Number:	50,478
Electronic Signature Mark: Mord Michael Lewis	Date Signed: 20021205

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*I, the undersigned, certify that I have viewed a display of document(s) being electronically submitted to the United States Patent and Trademark Office, using either the USPTO provided style sheet or software, and that this is the document(s) I intend for initiation or further prosecution of a patent*

*application noted in the submission. This document(s) will become part of the official electronic record at the USPTO.*

**Attached Files:**

declaration	VIAP0062DEC1.TIF
declaration	VIAP0062DEC2.TIF
specification	VIAP0062.xml
bibd-transmittal	VIAP0062apds.xml
patent-assignments	VIAP0062asgn.xml
fee-transmittal	VIAP0062fee.xml

**Attached Image File(s):**

VIAP0062DEC1.TIF  
VIAP0062DEC2.TIF

Comments:

PATENT  
Docket no VIAP0062USA

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

I believe I am the sole ( if only one name appears below), or a joint ( if more than one name appears ), original and first inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

"STATE MACHINE, COUNTER AND RELATED METHOD FOR GATING REDUNDANT TRIGGERING CLOCKS ACCORDING TO INITIAL STATE"

+ The specification for the above entitled invention is filed herewith

The specification for the above entitled invention was filed previously with application serial number \_\_\_\_\_ Filing Date \_\_\_\_\_

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above

I acknowledge the duty to disclose information which is material to the patentability of the invention disclosed in this application in accordance with Title 37, Code of Federal Regulations, Section 1.56 (a) I further acknowledge the duty in any continuation-in-part application to disclose to the Patent and Trademark Office all information known to be material to the patentability of the invention disclosed in this application, as defined in 1.56, which became available to me between the filing date of the prior application and the filing date of this application.

PRIORITY CLAIM

There is no claim of priority.

+ Claim of priority is based on the following

Filing Date in Taiwan, R.O.C.: 2002/08/01

Filing No. in Taiwan, R.O.C.: 091117385

POWER OF ATTORNEY

As a named inventor, I hereby appoint the following attorney to prosecute this application and to transact all related business in the Patent and Trademark Office.

Winston Hsu, Reg No 41,526 E-Mail Winstonhsu@naipo.com.tw  
Mord Michael Lewis, Reg No 50,478 Mikelewis@naipo.com.tw

P.O. BOX 506  
Memfield, VA 22116  
U.S.A.  
TEL. +886-2-8923-7350

Combined Declaration and Power of Attorney, Page 1 of 2

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# DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued hereon

Date OCT 21, 2002 Yung-Hui Chen  
 Printed Name Yung-Hui Chen  
 Post Office Address 8F, No 533, Chung-Cheng Rd., Hsin-Tien City,  
 and Residence: Taipei Hsien, Taiwan, R.O.C.  
 Citizen of R.O.C.

Date Oct. 29, 2002 Shan-Ting Hong  
 Printed Name Shan-Ting Hong  
 Post Office Address 8F, No 533, Chung-Cheng Rd., Hsin-Tien City,  
 and Residence: Taipei Hsien, Taiwan, R.O.C.  
 Citizen of R.O.C.

Date \_\_\_\_\_  
 Printed Name \_\_\_\_\_  
 Post Office Address \_\_\_\_\_  
 and Residence \_\_\_\_\_  
 Citizen of \_\_\_\_\_

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 and Residence \_\_\_\_\_  
 Citizen of \_\_\_\_\_

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 and Residence \_\_\_\_\_  
 Citizen of \_\_\_\_\_

Combined Declaration and Power of Attorney, Page 2 of 2

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